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FARM CREDIT ADMINISTRATION

Cooperative Research and Service Division Washington, D. C.

ORGANIZING

A

REFRIGERATED FOOD LOCKER ASSOCIATION

By L. B. Mann

Research, Service and Educational Series

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FARM CREDIT ADMINISTRATION

F. F. Hill, Governor

COOPERATIVE RESEARCH AND SERVICE DIVISION

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The Cooperative Research and Service Division conducts research studies and service activities relating to problems of management, organization, policies, merchandising, sales, costs, competition, and membership, arising in connection with the cooperative marketing of agricultural products and the cooperative purchase of farm supplies and services; publishes the results of such studies; confers and advises with officials of farmers' cooperative associations; and cooperates with educational agencies, cooperative associations and others in the dissemination of information relating to cooperative principles and practices.

Copies of this publication may be obtained upon request, while a supply is available, from the Director of Information and Extension, Farm Credit Administration, Washington, D. C.



ORGANIZING A REFRIGERATED FOOD LOCKER ASSOCIATION

By L. B. Mann Senior Agricultural Economist

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Seldom has any new development created so much interest in its use, influence, and future possibilities as has the refrigerated food locker, commonly called the cold storage locker. The rapid expansion of local plants which provide refrigerated storage for perishable farm products such as meat, poultry, fruits, and vegetables is one of the most recent advances in the field of food storage and distribution.

The forerunner of the modern locker plant, according to available information, started in Chico, Calif., about 1903 with the renting of cold storage space to farmers and merchants for storing meats and vegetables. Later, in 1917, an ice plant in Centralia, Wash., furnished freezer storage space to farmers and butchers for storing game and home-killed meat.

During the next several years, this kind of service proved so popular that numerous creameries and ice plants in the Western States furnished space for their farmer-patrons to store meat and game. It was not until 1935, however, that the locker plant moved into the Middle West, and only since 1937 has it become important in the States east of the Mississippi River.

Among the States with the greatest number of plants reported in July 1939 are Iowa with 350, Washington 260, Minnesota 180, Wisconsin 150, and Oregon 125. Several other States reported approximately 100 plants. Estimates as to the total number of plants now operating range from 1,800 to 2,000.

NOTE: Acknowledgment is made of the assistance of L. S. Hulbert, Assistant General Counsel, and E. Marks, Assistant Attorney, in drafting these organization forms.

As this type of enterprise is of the greatest interest to farmers and is well adapted to cooperative effort, a survey of the possibilities and limitations of cold storage locker plants was made in the spring of 1938 by the Cooperative Division of the Farm Credit Administration. This study, published as Circular C-107, Refrigerated Food Lockers, includes information as to construction and operating costs, and points out the advantages and disadvantages of the locker plant system.

Wide-spread interest has been aroused and many requests for information have been received from farmers and cooperative organizations. Therefore, the Cooperative Research and Service Division has prepared another circular, the purpose of which is (1) to offer suggestions as to organization procedure, and (2) to present proposed forms for organization documents.

ORGANIZATION PROCEDURE

Although many of the locker plants now in operation are privately owned, a considerable number have been organized as cooperatives. Most of the earlier cooperative plants were established as a side-line enterprises by creameries, cheese factories, or milk plants. However, several of the more recent ones have been organized as independent enterprises by local farm organizations or by groups of farmers and local business men.

Before organizing a refrigerated locker association a thorough survey should be made by a representative group of interested farmers. Wherever possible, the services of the agricultural extension divisions of the State colleges, the county agents, the vocational teachers, and the representatives of the State departments of agriculture should be utilized in making this preliminary survey and in developing plants.

In conjunction with this survey, some associations have found it desirable to carry on an educational program. This may include tours to other cooperative plants, educational film strips or movies showing operation of locker plants, printed illustrated folders pointing out methods of operation and advantages, and a number of community meetings for discussion of this project.

Such a survey should gather information on the success of similar associations in other communities, the attitude of producers toward such an enterprise, the economic need and the demand for the service, the extent of present competition in the community, the most favorable location for a plant, the size of plant for probable needs, the estimated cost of construction and equipment, and the probable cost of services to users. The number of members and patrons to be expected and the maximum amount of capital which can be raised should be estimated conservatively.

If, after analyzing the information assembled, the prospects appear favorable for forming an association, a mass meeting should be called to consider further the desirability and prospects for the successful organization of an association.

If sufficient interest and financial support are shown at the mass meeting, a committee or committees should be appointed to look after the details of organizing the association. If more than one committee is deemed advisable, the following might be appointed: (1) Organization committee; (2) stock subscription, locker rental, and survey committee; and (3) locker plant committee.

DUTIES OF THE COMMITTIES

The organization committee should have general charge of organizing the association and should be responsible for having the organization papers prepared. These would include:

- 1. Organization agreement
- 2. Locker rental agreement
- 3. Conditional subscription for preferred stock
- 4. Articles of incorporation
- 5. Bylaws
- 6. Miscellaneous forms such as waivers of notice and minutes of first meetings of members and directors, and revolving fund certificates.

The services of an attorney should be engaged to draw up these papers. Inasmuch as one object of the organization agreement is to ascertain definitely if a cooperative locker association should be organized, this agreement should be drafted first. If a sufficient number of potential patrons sign the organization agreement, the other papers required for organization may be prepared.

Suggested organization forms are presented on pages 5 to 7.

A sufficient number of copies of the organization agreement should be made available to the members of the subscription and rental committee as soon as possible in order that they may begin to solicit subscriptions and rental agreements.

The stock subscription and survey committee should ascertain potential patronage so that they may have some idea as to the size of plant needed in that community. In addition to having patrons sign yearly locker rental agreements prior to actual construction of the plant every effort should be made to raise capital through the sale of common and preferred stock. At least 40 percent of the needed capital and a fair proportion of the first year's rental income should be obtained before starting operation. In soliciting prospective members care should be exercised to avoid making representations or promises that are doubtful of fulfillment.

If the organization committee is able to obtain enough signatures to the organization agreement within the time limit, subscriptions for the minimum amount of capital and the rental of sufficient lockers, as set forth in the agreement, the committee should take steps to have the association incorporated. In this connection, it should be pointed out that articles of incorporation must conform strictly to the statute under which the association is incorporated.

In most States, the persons who are to act as incorporators of an association must be producers of agricultural products and nearly all of the cooperative acts provide that the names and addresses of the first board of directors shall be included in the articles of incorporation. Usually the incorporators, or a part of them are also named in the articles of incorporation as members of the first board of directors. Under some statutes the articles of incorporation also are required to give the names of the persons who will constitute the first officers of the association.

Following the filing of record of the articles of incorporation, it is in order in most of the States for the persons named in the articles as incorporators to hold

a meeting (for form of notice, see p. 25) as charter members of the association for the purpose of adopting the bylaws. 1/

Nearly all of the statutes under which cooperative associations are incorporated provide that a majority vote of the members or their written assent is necessary for the adoption of bylaws. The persons named in the articles of incorporation as incorporators are generally regarded as members of the association on the filing of the articles of incorporation, while further action is usually required to make other persons members. For convenience in the organization of cooperative associations the charter members usually adopt the original bylaws. (See bylaws, pp. 16-25)

Provision is made to have each incorporator sign the bylaws for the purpose of assenting thereto. This should be done at the first meeting called for the adoption of the bylaws. A form of minutes for this meeting will be found on page 26.

After the bylaws have been adopted, the board of directors named in the articles of incorporation should hold a meeting. This meeting is usually held in pursuance of a waiver of notice of meeting (see p. 26). Among other things which should be acted upon by the board of directors at this meeting (suggested minutes of which appear on pp. 26-29) are the following:

- 1. Election of officers specified in the bylaws.
- 2. Description of specific powers and duties which the board of directors desire to delegate to the executive committee during the period when directors are not in session.
- 3. Instructions to the president and secretary to have prepared certificates of common and preferred stock and to issue same.
- 4. Authorization of the president and the secretary to have copies of the articles of incorporation and bylaws printed and distributed to members.
 - 5. Adoption of rental agreement for the use of lockers.
- 6. Acceptance of all subscription agreements for capital stock of the association, in case it is organized with capital stock; applications for membership and subscriptions to revolving fund certificates, in case of nonstock associations. Authorization of the president and the secretary to enter into rental agreements with subscribers of common stock or applicants for membership and with other persons; and authorization of the officers to obtain additional subscriptions for capital stock and signatures to rental agreements.
 - 7. Selection of a depositary bank.
 - 8. Designation of officers or employees who are authorized to sign checks.
- 9. Arrangements for bonding of officers and employees in accordance with the bylaws.
- 10. Instructions to secretary to obtain a corporate seal as provided in the by-
- 11. Transaction of any other business relating to such matters as insurance and the employment of a manager and other employees.

^{1/} Low v. Connecticut & P.R.R. Co., 45 N.H. 370; Lechmere Bank et al v. Boynton et al., 11 Cush. (Mass.) 369; Monterey etc. R. Co. v. Hildreth, 53 Cal. 123; Fletcher Cyclopedia Corporations (permanent edition) v. 1, p. 886.

The locker-plant committee should give careful consideration to the selection of a location preferably choosing one in a community of self-sustaining, diversified, family-sized farms connected by good roads with a popular shopping center. A good sized county seat located in such a territory offers one of the most desirable locations. If in addition to its agricultural trade this town also supports local manufacturing establishments, an even better opportunity is presented. While farm trade so far has been the mainstay of the locker plants' business, in many places from 25 to 30 percent of the patronage has come from town people.

The selected site should be convenient to the shopping district. It should have ample parking space and ready access to sewer, water, and electric connections. Original plans should include sufficient space for additional locker room if needed later.

This committee should contact construction companies and manufacturers of locker and refrigeration equipment for estimates and bids but should not attempt to make any binding agreements until after the association is incorporated.

SUGGESTED ORGANIZATION FORMS

The forms contained herein have been prepared to provide primarily for organizing a local association with a membership of agricultural producers. However, the forms are so drawn as to provide also for organizations which include in their membership cooperative associations of producers as well as individual producers. The forms also are drafted on the theory that an association may wish to include a limited number of patrons who are not engaged in agriculture.

It should be observed that an organization agreement is not indispensable in forming a cooperative association. This is particularly true in the case of a local association operating in a small area. In most instances, however, it will be found advisable and helpful to use an agreement of this kind, particularly since it includes a subscription to the capital stock of the association. Attention is called to the fact that the organization agreement also obligates all producers who subscribe thereto to execute the agreement for the use of storage lockers as soon as lockers are available for use. The form of agreement for the use of storage lockers, which is attached to and made a part of the organization agreement, may be used separately both for member and nonmember patrons after the association is organized.

One matter which is not covered by the agreement for the use of storage lockers, and which seems to have been given but slight consideration by existing associations, is insurance against fire and theft and, if possible, against deterioration of the contents of patrons' lockers. It would be in order for an association to endeavor to obtain for its patrons protection of this character and to have the agreement offer this protection at specified rates to the patrons.

There is also included a stock subscription agreement for preferred stock of the association, which may be used in obtaining capital from persons who are interested in assisting in the organization of the association, but who are ineligible to become members.

The articles of incorporation and bylaws provide for an association organized with nonvoting preferred stock which may be held by anyone, and common voting stock which may be owned only by producers of agricultural products and cooperative associations of such producers who meet the specified eligibility requirements.

It may be deemed best, however, to organize an association of the kind in question without capital stock. The stock corporation is sometimes preferred from the standpoint of raising capital and obtaining the financial support of interested persons who are not eligible for membership. In practice, as much as 25 to 30 percent of the gross revenue and capital contributions is often derived from nonmember patrons who are not agricultural producers. If it is desired to organize a nonstock association, any competent attorney can revise these forms to serve the purpose.

Attention is called to article IX of the bylaws, setting forth the manner in which net income is retained and used in the business but for which the patrons receive evidence. Under the provisions of section 2 (b) of article IX, a percentage of the net income allocated to each patron is retained in the business and evidenced by revolving fund certificates. When sufficient capital has been accumulated, the amount retained in a given year may be used to retire the oldest series of certificates; in this way the present patrons finance the association and the patrons of former years are repaid the funds which they furnished for financing the association.

Some associations may desire to increase their capital by including in their organization papers provisions requiring each member and patron to make a small investment in the association each time he has food processed and stored in the plant. This would give the association a source of funds with which to meet installments on its indebtedness for fixed assets. This per unit investment might be, for example, I cent per pound for all food going through the locker plant each year. At the end of the fiscal year, each patron would be issued revolving fund certificates for the total amount of these per unit payments for capital made during the year, together with his part of any net income retained for capital purposes and not distributed as cash patronage dividends. Although this payment for capital purposes is in addition to the regular charge for processing and storing, it definitely is not an expense or cost to the patron, but a recurring investment in the association.

Such a plan of financing is especially desirable for a new association that has to borrow a considerable part of the capital required to finance a locker plant in that it provides a reasonably certain source of capital funds to liquidate such indebtedness and, thereby, makes it easier for an association to obtain a facility loan. At the same time, under this procedure investments made by patrons in their association ultimately should be retired. After an adequate amount of capital has been accumulated, and the fixed indebtedness paid off, funds derived from per unit retains or retained earnings may be used each year to retire an equal amount of the oldest outstanding preferred stock or revolving fund certificates.

The provisions for revolving the amounts retained from income and the amounts invested by patrons for capital purposes have been designed to provide a plan of financing which will meet in an equitable manner the reasonable financial requirements of a properly organized and properly managed association. At the same time these requirements will not be burdensome to the members and patrons.

Finally, it should be stated that these forms are general in character and should be checked carefully with the law of the State in which it is proposed to form an association. Necessary changes will have to be made in the forms to meet the requirements of the statute under which the association is to be organized. The forms should also be adapted or changed to best serve the business needs and the manner of operation of the association. The services of an attorney should be obtained for drafting

the various forms since these must be altered, modified, and checked to meet the local needs and the legal requirements of the State in which the association is to be incorporated.

ORGANIZATION AGREEMENT 2/

The undersigned, a producer of agricultural products, or a cooperative association of such producers meeting the requirements of the Agricultural Marketing Act, as amended, together with other subscribers to agreements identical herewith, in order to obtain an efficient refrigerated storage service, proposes to organize a cooperative association with capital stock as hereinafter provided.

The undersigned agrees for himself and for the benefit of and for the association to be organized and in consideration of the premises and of the subscriptions of others to agreements identical herewith, as follows:

1. The association shall be organized with suitable articles of incorporation and bylaws as determined by an organization committee consisting of the following persons:

N A M E	ADDRESS		

If any member or members of this committee shall resign or be unable to act, the remainder of the committee may elect a successor to fill any such vacancy or the committee may increase its membership if deemed necessary.

- 2. The organization committee shall keep a full, true, and detailed account of all receipts and of all expenditures of every kind and shall have such accounts audited and render a written report thereof to the board of directors of the association, when organized, and shall thereupon turn over to the association any balance remaining in its hands free of obligation. If it is not so organized, such unexpended balance shall be prorated among those who contributed thereto.
- 3. The amount of the capital stock shall be______Dollars (\$_____), divided into______shares of common stock, each of the par value of______Dollars and______shares of preferred stock, each of the par value of______Dollars.
- 4. The undersigned agrees to purchase and does hereby subscribe for_____shares of common stock (at least one share) of the association, par value \$______,
- 2/ If deemed advisable, this agreement may be expressed in the plural and used for obtaining the signatures of a number of producers to each copy thereof. Only those who are eligible for membership should sign the organization agreement.

value \$each, and agrees to pa	tive preferred stock of the association, par
value peach, and agrees to pa	TOT Same as TOTTOWS;
(Here insert the plan of	stock payment to be used.)
ceptable parties to the common and prefer	, 19, bona fide subscriptions from ac- red stock of the association shall equal the
at least one-half of which will be rented committee shall forthwith proceed to file the organization of the association comp conditions only, the undersigned agrees the	storage lockers has been assured, by agricultural producers, the organization of the articles of incorporation and to have leted; subject, however, to the foregoing that his signature hereto is irrevocable and sign agreements like this one for their mu-
upon the mailing of a notice to that effection, and such notice shall be conclusive retary of the association. Upon receipt of	the association shall be deemed conclusive ect to the undersigned at his address noted ely established by the affidavit of the sective amounts subscribed for common and presented thereon.
	agricultural products, also agrees to exe-
	storage lockers, in the form attached here-
to and made a part hereof.	storage lockers, in the form attached here-
to and made a part hereof.	,
to and made a part hereof. Read, considered, and signed at	,
to and made a part hereof. Read, considered, and signed at this day of (Subscriber's signature - do not sign	
to and made a part hereof. Read, considered, and signed at this day of (Subscriber's signature - do not sign without reading)	
to and made a part hereof. Read, considered, and signed at this day of (Subscriber's signature - do not sign without reading) Address Accepted at	
to and made a part hereof. Read, considered, and signed at this day of (Subscriber's signature - do not sign without reading) Address Accepted at	
Read, considered, and signed at this day of (Subscriber's signature - do not sign without reading) Address Accepted at this day of	
Read, considered, and signed at this day of (Subscriber's signature - do not sign without reading) Address Accepted at this day of	(Print name here)

AGREEMENT

(For Use of Storage Lockers)

Locker No.

This agreement made and entered into by and between, hereinafter designated Association, and the undersigned, hereinafter designated Patron,
WITNESSETH:
1. The Patron hereby makes application to use storage locker Noin the plant of the Association, at, for the period expiring one year from the date of the acceptance hereof by the Association, at a rental of for such period, payable in advance, such locker to be used only to store the food products of the Patron, subject to the terms and conditions set forth herein, and to deposit with the Association cents for keys to said locker, such deposit to be returned to Patron upon the termination of this agreement and the surrender of such keys.
2. The Patron shall have access to his locker only during the regular business hours of the Association. The Patron agrees that the Association at all times shall have the right and authority to open said locker and inspect the contents thereof.
3. The Association may, without liability, allow any person bearing the Patron's key to have access to the Patron's locker and its contents. The Association reserves the right, however, to refuse access to the Patron's locker and its contents to any person other than the Patron who does not present a written order from the Patron even though such person bears the Patron's key.
4. No goods shall be placed in the locker unless such goods shall have been inspected, prepared, processed, frozen, and marked by the Association. The Patron may not store goods which it would be unlawful to place in cold storage under the laws of the State of or which the Association in its sole discretion considers not fit for successful storage or dangerous or injurious to other goods stored by the Association.
5. The Association will operate facilities for preparing, processing, and freezing meats, poultry, fowl, fish, game, fruits, berries, and vegetables approved by it for storage, and for rendering lard, making sausage, and curing meats and will charge for such services rates which will be posted in a conspicuous place in the Association's plant. 3/ The Association will make no change in any such rates without first giving the Patron a 30-day notice of such change by posting a new or revised list of fees.
3/ If it is desired that each patron contribute additional capital in proportion to his use of the facilities, here add:
"In addition, Patron agrees to invest in the association an amount com- puted at a rate, as determined by the board of directors from time to time, of not to exceedcents for each bound of food placed in the locker; which amount shall be payable when service charges are paid, and shall be evidenced by revolving fund certificates at the end of each fiscal year."

- 6. The Association will exercise ordinary care and diligence to maintain such temperatures and conditions of all rooms in its plant as will chill, sharp freeze, and hold frozen food and products under proper conditions. The Association shall not be liable for any damage or injury to the goods of the Patron arising from a failure to maintain temperature or otherwise when such damage or injury arises out of or is caused by floods, strikes, public enemy, acts of God, unforeseen emergencies, and other acts or omissions over which the Association does not have control, or if the Association has used ordinary care and diligence.
- 7. The Association does not assume responsibility for loss of or injury to goods by fire or theft and does not assume to insure the goods of the Patron against such risks. 4/
- 8. The Patron agrees to observe all rules and regulations issued by the Association relating to the use of storage lockers and all laws and ordinances pertaining to the purpose and subject matter of this contract and specifically agrees that no goods may be stored in the locker for a period exceeding 12 months and agrees to hold the Association harmless if a failure to comply with any such rules, regulations, laws, or ordinances results in loss or damage to the Association.
- 9. This agreement shall take effect as of the date of its acceptance by the Association as shown below and shall remain in full force and effect for a period of one year and unless terminated as herein provided shall continue in full force and effect from year to year thereafter. Either party to this agreement may terminate the same in any year by notifying the other party in writing of such intention not more than 30 nor less than 10 days prior to the anniversary date of the acceptance of this agreement by the Association; and in the event neither party gives such notice of termination, it is hereby mutually agreed that this shall constitute conclusive evidence that the parties have renewed this agreement for another year. In addition, the Association may for cause terminate this agreement upon _____ days' written notice to the Patron at his last known address, and the payment to Patron on a pro rata basis of any unearned rental on said locker. Upon termination of this agreement, Patron must return all keys to the Association and must remove all goods remaining in the locker assigned to him and on failure of Patron to do so, the Association may remove the contents of the locker and dispose of them at private sale. The Association may then deduct from the proceeds of such sale all unpaid charges and fees for storage and use of its facilities and shall mail a check for the balance, if any, to the Patron at his last known address.

In w	itness whereof, Patron has	hereunto	se	t his hand this	day	of
		at		*		
	(Patron's signature)			(Patron's address)	
Accepted:	Receipt of \$	_rental	is	acknowledged this	day	of
					A	
			By_		Associati	.on

4/ If insurance arrangements are made, revise accordingly.

CONDITIONAL SUBSCRIPTION FOR PREFERRED STOCK 5/

of the

	Asso	ociation	
refrigerated food storage as: Association, with its principand having an authorized capshares of common stock of a principal shares.	by certain interested parties sociation to be known as the pal place of business at Dollar par value of \$ an stock of a par value of \$	rs, consisting	of,
for such preferred stock, as severally agree to and with a hereby severally subscribe f	scribers hereto, in order to nd in consideration of their each other, that they will tak for the number of shares of 6 eir respective names, payment	mutual promi e, and pay fo percent nonc	ses, do hereby r, and they do umulative pre-
(Н	ere state plan of payment	.)	
not be binding unless \$ tions of acceptable parties t tion on or before the association is organized and the purpose aforesaid. This until said date.	and understood that this agrees of capital shall be sector the common and preferred cated as aforesaid with the agreement shall be mutually be subscribers have hereunto sections.	ured in bona f pital stock of _, 196/, a said capital inding upon th	fide subscrip- f the associa- and unless the stock and for ne subscribers
NAME	ADDRESS	NUMBER OF SHARES	DATE OF SUBSCRIPTION
			•

^{5/} To be signed only by those who are ineligible for membership.

^{6/} Ample time should be allowed for organizing the association.

ARTICLES OF INCORPORATION

of
We, the undersigned, all of whom are residents and citizens of the State of, engaged in the production of agricultural products, do hereby voluntarily associate ourselves together for the purpose of forming a cooperative association, with capital stock, under the provisions of the Cooperative Marketing Act of the State of
Article I

Article II

The Association is formed for the following purposes:

The name of the association shall be the ____

Association.

- (a) To operate a refrigerated food storage plant and in connection therewith to engage in: (1) The purchasing and slaughtering of cattle, sheep, swine, fowl, and poultry; (2) the purchasing, selling, curing, smoking, freezing, processing, preserving, packing, storing, handling, and shipping of meats, fish, fowl, game, poultry, fruits, berries, and vegetables, and other perishable commodities of every character and description; and (3) the rental of storage lockers.
- (b) To engage in any activities in connection with the purchase, furnishing, rental, and sale of supplies and equipment.

Article III

This Association shall have the following powers:

- (a) To borrow money without limitation 8/ as to amount of corporate indebtedness or liability; and to give a lien on any of its property as security therefor in any manner permitted by law.
- (b) To act as the agent or representative of any member or members in any of the activities mentioned in article II hereof.
- (c) To buy, lease, hold and exercise all privileges of ownership over such real or personal property as may be necessary or convenient for the conduct and operation of the business of the association or incidental thereto.
- It is recommended that wherever permitted, the word "Cooperative" should appear in the name of the association.
- 8/ In some States, the statutes require that the maximum indebtedness which may be incurred by a corporation be stated in its articles of incorporation.

- (d) To draw, make, accept, indorse, guarantee, execute, and issue promissory notes, bills of exchange, drafts, warrants, certificates, and all kinds of obligations and negotiable or transferable instruments for any purpose that is deemed to further the objects for which this association is formed.
- (e) To transact any authorized business with nonmembers provided that the total volume of business transacted by the association with nonmembers in any fiscal year shall not exceed the total volume of business transacted with its members.
- (f) To acquire, own, and develop any interest in patents, trade marks, and copyrights connected with or incidental to the business of the association.
- (g) To cooperate with other similar associations in creating central, regional, or national cooperative agencies, for any of the purposes for which this association is formed, and/or to become a member or stockholder of such agencies as now are or hereafter may be in existence.
- (h) To have and exercise, in addition to the foregoing, all powers, privileges, and rights conferred on ordinary corporations and cooperative associations by the laws of this State and all powers and rights incidental or conducive to carrying out the purposes for which this association is formed, except such as are inconsistent with the express provisions of the act under which this association is incorporated, and to do any such thing anywhere; and the enumeration of the foregoing powers shall not be held to limit or restrict in any manner the general powers which may by law be possessed by this association, all of which are hereby expressly claimed.

Article IV

The association shall have its principal place of business in the City of _______, County of _______, State of _______.

Article V

The term for which this association shall exist is ______ years from and after the date of its incorporation.

Article VI

The number of directors of this association shall be _______9/. Of the first elected board of directors, _____shall be elected for one year; _____ for two years; and _____ for three years; and thereafter all directors shall be elected for three years 10/. The names and addresses of those who are to serve as incorporating

- 9/ If the statute under which an association is to be incorporated will permit, it is preferable to state in the articles of incorporation only the minimum number of directors that the association will have, providing in the bylaws, which may be more easily amended, for the actual number.
- 10/ If desired, directors may be elected annually for a term of one year.

directors until the first annual meeting of the members or until their successors are elected and qualified are:

NAME	ADDRESS			
Artic	le VII			
The amount of the capital stock shall divided into shares of common stoce. Dollars and shares of preferred st	· ·			
Dollars.	oca, cach or the par varue or			

COMMON STOCK - The common stock of this association may be purchased, owned, and/or held only by producers of agricultural products who enter into the standard agreement for the use of storage lockers, and cooperative associations of producers meeting the requirements of the Agricultural Marketing Act, as amended, and only such persons and associations shall be regarded as eligible members of the association. In the event the board of directors of the association shall find, following a hearing, that any of the common stock of this association has come into the hands of any person or association which is not an eligible member or that the holder thereof has ceased to be an eligible member or that such holder, if a producer, has not for a period of _____ months been a lessee of a storage locker of the association, he shall have no rights or privileges on account of such stock or vote or voice in the management or affairs of the association (other than the right to participate in accordance with law in case of dissolution) and the association shall have the right, at its option, (a) to purchase such stock at its book or par value, whichever is less, as determined by the board of directors of the association, (b) to require the transfer of any such stock at such book or par value to any person or association eligible to hold the same, or (c) to require such holder of any such stock to convert the same into shares of preferred stock of equal value.

In exercising its right to purchase or require the transfer or conversion of common stock into preferred stock, if such holder fails to deliver the certificate or certificates evidencing the same, the association may cancel such certificate or certificates on its books and issue a new certificate or certificates of common or preferred stock, as the case may be, to the party entitled thereto.

The common stock of this association may be transferred only with the consent of the board of directors of the association and on the books of the association and then only to persons or associations eligible to hold the same and no purported assignment or transfer of common stock shall pass to any person not eligible to hold

the same, any rights or privileges on account of such stock or vote or voice in the management or affairs of the association. Each eligible holder of common stock shall be entitled to only one vote in any meeting of the stockholders, regardless of the number of shares of stock owned by him. This association shall have a lien on all of its issued common stock for all indebtedness of the holders thereof thereto. No dividends shall be paid on the common stock.

PREFERRED STOCK - The preferred stock of this association may be owned or held by anyone; shall carry no voting rights 11/ and may be transferred only on the books of the association; and may be redeemed or retired in whole or in part on a pro rata basis, at par, together with all unpaid dividends thereon at any time on 30 days' notice by the association, in chronological order by years in which certificates therefor were issued. Noncumulative dividends 12/ of six (6%) percent per annum may be paid thereon when, if, and as declared by the board of directors. Upon the dissolution or distribution of the assets of this association, the holders of the preferred stock shall be entitled to receive the full par value of their stock and all unpaid dividends thereon before any distribution is made on the common stock.

In testimony whereof, we have here	unto set our hands thisday of
State of)) ss. County of)	
13/ Before me, a notary public, wind day of, known to me to be on within and foregoing instrument, and he	thin and for said county and State, on this 19, personally appeared
Witness my hand and official seal the	he day and year above set forth.
	Notary public in and for the
	County of,
	State of
	My commission expires

In some States, all classes of stock are entitled to vote and this provision should be revised accordingly where necessary, but in such cases care should be taken to restrict the right to hold such preferred stock to producers.

^{12/} Where deemed advisable, cumulative dividends may be provided.

^{13/} The required number of incorporators should acknowledge and the acknowledgment form must conform to the requirements of the state of incorporation.

BYLAWS

of	Association
0.1	TICOCCICCION

Article I

PURPOSES AND POWERS

The purposes for which this association is formed and the powers which it may exercise are set forth in its articles of incorporation.

Article II

DIRECTORS AND OFFICERS

SECTION 1. Number and qualifications. - The business of the association shall be controlled by a board of directors of ________ (_______) members, each of whom shall be a member of this association or an authorized representative of an incorporated member. No person shall be eligible for the office of director if he is in competition with or is affiliated with any enterprise that is in competition with the association and if a majority of the board of directors of the association finds at any time following a hearing that any director is so engaged or affiliated, he shall thereupon cease to be a director.

SECTION 3. Election of officers. - The board of directors shall meet within ______ (____) days after the first election and within ______ (____) days after each annual election and shall elect by ballot a president, vice president, secretary, and treasurer (or a secretary-treasurer), each of whom, unless earlier removed by death, resignation, or for cause, shall hold office until the election and qualification of his successor. The president and vice president only need be members of the board of directors.

SECTION 4. Vacancies. - Whenever a vacancy occurs in the board of directors, other than from the expiration of a term of office, the remaining directors shall appoint a member or an authorized representative of an incorporated member to fill the vacancy until the next regular meeting of the members.

14/ If desired, directors may be elected annually for a term of one year.

SECTION 5. Board meetings. - In addition to the meetings mentioned above, regular meetings of the board of directors shall be held (monthly, quarterly, or semi-annually, or at such other times and places as the board may determine).

SECTION 6. Special meetings. - A special meeting of the board of directors shall be held whenever called by the president or by a majority of the directors. Any and all business may be transacted at a special meeting. Each call for a special meeting shall be in writing, signed by the person or persons making the same, addressed and delivered to the secretary, and shall state the time and place of such meeting.

SECTION 7. Notice of board meetings. - Notice of the regular or special meetings of the directors shall be mailed to each director at least ______ (____) days prior to the time of such meeting.

SECTION 8. Compensation. - The compensation, if any, of the members of the board of directors and of the executive committee shall be determined by the members of the association at any annual or special meeting of the association; provided, however, that no member of the board of directors, other than one who is acting as an officer of the association and is receiving a regular salary therefor, shall be employed or appointed by the association to any position or in any capacity, for which he shall be paid a salary or other remuneration, for more than 30 days' work in any one year (exclusive of compensation authorized to be paid for attendance at any directors' meeting as specified).

SECTION 9. Quorum. - A majority of the board of directors shall constitute a quorum at any meeting of the board.

Article III

DUTIES OF DIRECTORS

SECTION 1. Management of business. - The board of directors shall have general supervision and control of the business and the affairs of the association and shall make all rules and regulations not inconsistent with law or with these bylaws for the management of the business and the guidance of the members, officers, employees, and agents of the association. They shall have installed an accounting system which shall be adequate to the requirements of the business and it shall be their duty to require proper records to be kept of all business transactions.

SECTION 2. Employment of manager. - The board of directors shall have power to employ or to authorize the employment of a manager and such other employees as may be deemed necessary and to fix their compensation. The manager shall have charge of the business of the association under the direction of the board of directors. No director shall serve as manager.

SECTION 3. Bonds and insurance. - The board of directors shall require the manager and all other officers, agents, and employees charged by the association with responsibility for the custody of any of its funds or negotiable instruments to give adequate bonds. Such bonds shall be furnished by a responsible bonding company and approved by the board of directors and the cost thereof shall be paid by the associa-

tion. The board of directors shall provide for the adequate insurance of the property of the association and for adequate employer's liability and public liability insurance.

SECTION 4. Audits. - At least once in each year the board of directors shall secure the services of a competent and disinterested public auditor or accountant who shall make a careful audit of the books and accounts of the association and render a report in writing thereon, which report shall be submitted to the members of the association at their annual meeting. This report shall include at least (1) a balance sheet showing the true assets and liabilities of the association and (2) an operating statement for the fiscal period under review, which shall show the income derived from the rental of lockers, sale and rental of supplies and equipment, and from the various services rendered by the association, and the net income of the association after paying or providing for the payment of all costs and expenses necessary for or incidental to the operations and maintenance of the association for the fiscal year, including the setting up of adequate reserves for depreciation, adolescence, bad debts, and every other contingency of the business.

SECTION 5. Storage agreements. - The board of directors shall have the power to carry out the storage agreements of the association with its members and patrons in every way advantageous to the association representing the members collectively.

SECTION 6. Depositary. - The board of directors shall have the power to select one or more banks to act as depositaries of the funds of the association and to determine the manner of receiving, depositing, and disbursing the funds of the association and the form of checks and the person or persons by whom same shall be signed, with the power to change such banks and the person or persons signing such checks and the form thereof at will.

Article IV

CAPITAL STRUCTURE

SECTION 1.	Capital stock	The amount of th	e capital stoc	k shall be \$,
divided into	shares of	common stock, ea	ch of the par	value of \$
and share	es of preferred st	ock, each of the	par value of	

SECTION 2. Certificates of common stock. - Each certificate of common stock shall have the following statement printed on its face:

"The stock evidenced hereby may be purchased, owned, and/or held only by producers of agricultural products who have entered into a standard agreement for the use of storage lockers and cooperative associations of producers meeting the requirements of the Agricultural Marketing Act, as amended, and only such persons and associations shall be regarded as eligible members of the association. In the event the board of directors of the association shall find, following a hearing, that any of the stock evidenced hereby has come into the hands of any person or association which is not an eligible member or that the holder hereof has ceased to be an eligible member or that such holder, if a producer, has not for a period of _____ months been a lessee of a storage locker of the association, he shall have no rights or privileges on account of such stock, or vote or voice in

the management or affairs of the association (other than the right to participate in accordance with law in case of dissolution) and the association shall have the right, at its option, (a) to purchase such stock at its book or par value, whichever is less, as determined by the board of directors, or (b) to require the transfer of any such stock at its book or par value to any person or association eligible to hold the same, or (c) to require the holder of this certificate to convert his holdings of common stock into shares of preferred stock.

"In exercising its right to purchase or require the transfer or conversion into preferred stock of this certificate of common stock, if the holder hereof should fail to deliver this certificate, the association may cancel it on its books and issue a new certificate or certificates of common or preferred stock, as the case may be, to the party entitled thereto. The stock evidenced hereby may be transferred only with the consent of the board of directors of the association and on the books of the association and then only to persons eligible to hold the same, and no purported assignment or transfer of any such stock shall pass to any person not eligible to hold the same any rights or privileges on account thereof or vote or voice in the management or affairs of the association. Any eligible holder hereof shall be entitled to only one vote in any meeting of the stockholders, regardless of the number of shares of stock owned by him. This association has a lien on the stock evidenced hereby for all indebtedness of the holder hereof thereto. No dividends shall be paid on the stock evidenced hereby. Such stock is also subject to all the other terms and conditions stated in the articles of incorporation and the bylaws of this association."

SECTION 3. Certificates of preferred stock. - Each certificate of preferred stock of this association shall have the following statement printed on its face:

"The preferred stock evidenced hereby shall carry no voting rights 15/ and may be transferred only on the books of the association and may be redeemed or retired in whole or on a pro rata basis at par, together with all unpaid dividends thereon at any time on 30 days' notice by the association in chronological order by years in which certificates therefor were issued. Noncumulative dividends 16/ of six (6%) percent per annum may be paid thereon, when, if, and as declared by the board of directors. Upon the dissolution or distribution of the assets of this association, the holders of the preferred stock shall be entitled to receive the full par value of their stock and all unpaid dividends declared thereon before any distribution is made on the common stock."

SECTION 4. Revolving fund certificates. - In order to further the cooperative character of this association and to enable it to provide a means whereby its current and active members and patrons will finance the association, the association is authorized, in section 2(b) of article IX of these bylaws, to deduct from the patronage allocation of each member and patron an amount which shall be not less than

^{15/} See footnote 11/ of the articles of incorporation.

^{16/} See footnote 12/ of the articles of incorporation.

percent thereof, as determined each year by the board of directors, and the amounts so deducted shall be retained in the business of the association for capital purposes. At the end of each fiscal year, the association shall issue to each member and patron a revolving fund certificate to evidence such deductions, together with any other authorized deductions or payments for capital purposes, which funds shall be used for the purpose of building up such an amount of capital as may be deemed necessary by the board of directors from time to time and for revolving such capital. Funds arising from such deductions and payments for capital purposes and evidenced by such certificates or funds derived from any other source shall, when, in the opinion of the board of directors of the association, such funds are not necessary for the proper financing of the operations of the association, be devoted 17/ to the refunding of the oldest outstanding series of revolving fund certificates. Such certificates may contain such other terms and conditions not inconsistent herewith as may be prescribed from time to time by the board of directors of the association. Such certificates shall be issued in annual series, each certificate in each series upon its face being identified by the year in which it is issued and each series shall be retired fully or on a pro rata basis only at the discretion of the board of directors of the association in the order of issuance, by years, as funds are available for that purpose.

Certificates may be retired or transferred only upon delivery thereof to the association, properly indorsed. A record of all holders of revolving fund certificates shall be kept and maintained by the association, and such certificates shall be transferable only on the books of the association, and no transfer of certificates shall be binding on the association unless so transferred. Notwithstanding any of the foregoing provisions, the board of directors shall have the power from time to time and at any time to pay off or retire or secure a release or satisfaction of any revolving fund certificates, to compromise or settle a dispute between a holder thereof and the association. All other debts of the association, both secured and unsecured, shall be entitled to priority over all outstanding revolving fund certificates. Upon the dissolution or winding up of the association in any manner, after the payment of all other debts and the retirement at par plus unpaid dividends of all outstanding preferred stock, all outstanding revolving fund certificates shall be retired in full or on a pro rata basis, without priority, before any liquidation dividends are declared on the common capital stock of the association.

Article V

DUTIES OF OFFICERS

SECTION 1. Duties of president. - The president shall (1) preside over all meetings of the association and of the board of directors, (2) call special meetings of the association and of the board of directors, (3) perform all acts and duties usually performed by an executive and presiding officer, and (4) sign all stock certificates, revolving fund certificates, and such other papers of the association as he may be authorized or directed to sign by the board of directors, provided the board of directors may authorize any person to sign any or all checks, contracts, and other instruments in writing on behalf of the association. The president shall perform such other duties as may be prescribed by the board of directors.

^{17/} If it is deemed advisable to require that all outstanding preferred stock be retired before refunding any revolving fund certificates, here insert the following: "first to the retirement of all outstanding preferred stock in the order of issuance until all such preferred stock has been retired, and then"

SECTION 2. Duties of vice president. - In the absence or disability of the president, the vice president shall perform the duties of the president; provided, however, that in case of death, resignation, or disability of the president, the board of directors may declare the office vacant and elect his successor.

SECTION 3. Duties of secretary. - The secretary shall keep a complete record of all meetings of the association and the board of directors and shall have general charge and supervision of the books and records of the association. He shall sign all stock certificates and revolving fund certificates, with the president, and such other papers pertaining to the association as he may be authorized or directed to sign by the board of directors. He shall serve all notices required by law and by these bylaws and shall make a full report of all matters and business pertaining to his office to the members at the annual meeting. He shall keep the corporate seal and the book of blank stock certificates and revolving fund certificates, complete and countersign all certificates issued, and affix the corporate seal to all papers requiring a seal. He shall keep stock and revolving fund certificate records. He shall act as secretary of the executive committee. He shall make all reports required by law and shall perform such other duties as may be required of him by the association or the board of directors. Upon the election of his successor, the secretary shall turn over to him all books and other property belonging to the association that he may have in his possession.

SECTION 4. Treasurer. - The treasurer shall perform such duties with respect to the finances of the association as may be prescribed by the board of directors.

Article VI

EXECUTIVE COMMITTEE

SECTION 1. Powers and duties. - The board of directors may in its discretion appoint from its own membership an executive committee of three (3) members, determine their tenure of office and their powers and duties. The executive committee shall have such powers and duties as may, from time to time, be prescribed by the board of directors and these powers and duties may be all of the powers and duties of the said board of directors, subject to the general direction, approval, and control of the board of directors. Copies of the minutes of any meeting of the executive committee shall be mailed to all directors within seven (7) days following such meeting.

Article VII

DUTIES OF MANAGER

SECTION 1. In general. - Under the direction of the board of directors, the manager shall have general charge of the ordinary and usual business operations of the association, including the rental of storage lockers, the purchase and handling, sale and rental of supplies and equipment, and all service rendered by the association. He shall, as far as practicable, endeavor to conduct the business in such a manner that the members will receive just and fair treatment. The manager shall deposit all money belonging to the association which comes into his possession in the name of the association in a bank selected by the board of directors and if authorized

to do so by the board of directors shall make all disbursements by check therefrom for the ordinary and necessary expenses of the business in the manner and form prescribed by the board of directors. Upon the appointment of his successor, the manager shall deliver to him all money and property belonging to the association which he has in his possession or over which he has control.

SECTION 2. Duty to account. - The manager shall be required to maintain his records and accounts in such a manner that the true and correct condition of the business may be ascertained therefrom at any time. He shall render annual and periodical statements in the form and in the manner prescribed by the board of directors. He shall carefully preserve all books, documents, correspondence, and records of whatever kind pertaining to the business which may come into his possession.

SECTION 3. Control of employees. - Subject to the approval of the board of directors, the manager shall employ, supervise, and dismiss all agents and employees of the association not specifically employed by the board of directors.

Article VIII

MEMBERS AND PATRONS

SECTION 1. Qualifications of members. - Any person, firm, partnership, corporation, or association, including both landlords and tenants in share tenancies, who is a bona fide producer of agricultural products, may become a member of the association by executing the standard agreement for the use of storage lockers, acquiring a share of the common stock of this association and meeting such other conditions as may be prescribed by the board of directors. In addition, any cooperative association of producers of agricultural products meeting the requirements of the Agricultural Marketing Act, as amended, may become a member by purchasing common stock in the association and meeting such other conditions as may be prescribed by the board of directors.

SECTION 2. Nonmember patrons. - The association may transact any authorized business with nonmembers provided that the total volume of business transacted by the association with nonmembers in any fiscal year shall not exceed the total volume of business transacted with its members. Nonmember patrons shall be treated the same as members with respect to the distribution of income. The association shall have the right to retain an amount of the patronage allocation of a nonmember patron equal to the par value of one share of common stock, if such patron is eligible for membership in the association and is approved by the board of directors.

Article IX

ALLOCATION AND DISTRIBUTION OF INCOME

- SECTION 1. Allocation of income. At the end of each fiscal year, the board of directors shall allocate the net income of the association, as shown on the annual report of the auditors, in the following order and manner:
- (a) General reserves. An amount of the net income not less than ____ percent thereof shall be set aside for the purpose of establishing and maintaining general

reserves until the amount of such reserves equals _____ percent of the aggregate par value of all outstanding stock.

- (b) Dividends on preferred stock. A sufficient amount of the net income shall be set aside for the payment of dividends of 6 percent on the outstanding preferred stock of the association. If such net income is insufficient for the payment of the 6 percent dividend, such a lesser dividend shall be paid on such preferred stock as the funds available will permit.
- (c) Patronage allocation. The net income remaining after provision for reserves and dividends on the preferred stock of the association shall be allocated to each member and patron in proportion to his patronage of the association during the fiscal year.
- SECTION 2. Distribution of patronage allocations. The patronage allocations determined in the manner provided in section 1(c) hereof shall be distributed in the following order and manner:
- (a) Common stock purchases of eligible nonmembers. From the amount allocated to each nonmember patron eligible for membership in the association and approved by the board of directors therefor there shall first be deducted, insofar as funds are available, an amount equal to the par value of one share of common stock as payment on the purchase price thereof, and when any such patron has complied with all the conditions for membership, a certificate for common stock paid for in this manner shall be issued to him.
- (b) Revolving fund certificates. At least ______percent, as determined by the board of directors, of the undistributed allocation of each member and patron shall be retained by the association for capital purposes and revolving fund certificates, more particularly described in article IV, section 4, of these bylaws, shall be issued to the members and patrons therefor.
- (c) Cash distribution. The remaining balance of the patronage allocation of each member and patron may then be distributed to him in cash.

Article X

MEETINGS

SECTION 1. Fiscal year The fiscal year of this association shall the first day of and end on the last day of	
SECTION 2. Annual meeting The annual meeting of the members of	
tion shall be held in the town of, State of	,
at o'clock a.m. on the day of each yea	r, or on that
date which the board of directors shall designate at least 30 days in ac	dvance of the
date specified above.	

SECTION 3. Special meetings. - Special meetings of the members of the association may be called at any time by order of the board of directors, and shall be called at any time upon the written request of at least ______ (_____) percent of the members, provided that in no case shall the required number of signatures to such a

request be less than _____ (____). The request shall state the time, place, and object of the meeting.

SECTION 4. Notice of meetings. - Written or printed notice of meetings for every regular and special meeting of members shall be prepared and mailed to the last-known post office address of each member not less than _______ (_____) days before such meeting. Such notice, in the discretion of the board of directors, may be given by publishing the same at least ______ (_____) days prior to the date of the meeting in a newspaper of general circulation published in the town where the principal place of business of the association is located. No business shall be transacted at special meetings other than that contained in the call.

SECTION 5. Absentee voting. - Voting by proxy shall not be permitted 18/ but absent members may vote on specific questions by ballots transmitted to the secretary by mail, and such ballots shall be counted only in the meeting at the time in which such vote is taken, provided that all members have been notified in writing, pursuant to action by the board of directors, of the exact wording of the motion or resolution upon which such vote is taken and a copy of the same is forwarded with and attached to the vote of the stockholder voting.

SECTION 6. Quorum. - Five (5%) percent of the members shall constitute a quorum for the transaction of business at any meeting of the association except for the transaction of business concerning which a different quorum is specifically provided by law or by these bylaws 19/ but in the event a quorum is not present, such meeting may be adjourned from time to time by those present until a quorum is obtained.

SECTION 7. Order of business. - The order of business at the annual meeting shall be:

- 1. Roll call
- 2. Proof of due notice of meeting
- 3. Reading and disposal of minutes
- 4. Annual reports of officers and committees
- 5. Election of directors
- 6. Unfinished business
- 7. New business
- 8. Adjournment

Article XI

MISCELLANEOUS PROVISIONS

SECTION 1. Bylaws printed. - After adoption, these bylaws, preceded by the articles of incorporation, shall be printed in pamphlet form and a copy thereof shall be delivered to each member and to each person who may later become a member of the association hereafter as shown on the books of record.

- 18/ The right of a member to vote by proxy is granted in some States.
- 19/ If permitted by law, the number of members necessary to constitute a quorum should be small in order that meetings may not fail for the lack of a quorum.

figures: "Association, Incorporated, 19" in circular form, the impress of which is placed hereon.
Article XII
AMENDMENTS
If notice of the character of the amendment proposed has been given in the notice of a meeting, these bylaws may be altered or amended at any regular or special meeting of the members by the affirmative vote of three-fourths or more of the members present or voting by mail.
We, the undersigned, being all the members of the Association, do hereby assent to the foregoing bylaws and do adopt the same as the bylaws of said association.
In witness whereof, we have hereunto subscribed our names, this day
WAIVER OF NOTICE OF FIRST MEETING OF MEMBERS
We, the undersigned, being all the incorporators of the, (Name of association)
of, constituting all the present
members of such association, hereby waive notice of a meeting of the members and consent to the holding of a meeting of such members ato'clockm. on theday of, in, in, (Town)
, for the purpose of adopting bylaws for the government of the
association and transacting any other business that may properly come before the meet- ing.
WITNESS our signatures this day of, 19

WAIVER OF NOTICE OF FIRST MEETING OF DIRECTORS

We, the undersigned, being all the directors of, (Name of association)
(Name of association)
(Town), hereby waive notice of a meeting of the directors
and consent to the holding of a meeting of such directors at o'clock, m.,
(Day)
at in
on, the
for the purpose of electing officers of the association to serve during the ensuing
year and transacting any other business that may properly come before said meeting.
WITNESS our signatures this day of, 19
withess our signatures this day of, 17

MINUTES OF FIRST MEETING OF MEMBERS
The first meeting of the members ofwas held at
The first meeting of the members of was held at o'clock m. on the day of , 19,
o'clock, m. on the day of, 19,
at, in, (Town) (State)
The chair called for proof of notice of the meeting, whereupon
presented a waiver of notice and consent to hold a meeting, signed by all members of
the association, which waiver and consent was in the following form:
the association, which waiver and consent was in the following form:
(Copy waiver of notice and consent to meeting.)
The chair ruled that the meeting was properly called and it was ascertained that all
the members of the association were present. The chair reported that the articles
of incorporation of the association were filed on theday of, 19,
ato' clock in thenoon, in the office of the Secretary of State of
the State of, and presented a copy of the said articles of
incorporation which was read and on motion duly made, seconded and carried, was di-
rected to be entered in full in the minute book. A draft of the proposed bylaws for
the government of the association was presented by
and was read to the meeting and was discussed section by section and as a whole, and
was unanimously adopted. Each member affixed his signature to the bylaws and the
secretary was instructed to spread the bylaws on the minutes of this meeting.
(Here insert record of any other business that may have been transacted,
There being no further business to come before the meeting, on motion duly made
seconded, and unanimously adopted, the meeting adjourned.
(Temporary Chairman)
(Temporary Secretary)

MINUTES OF FIRST MEETING OF BOARD OF DIRECTORS

0F

	(Name of Assoc	ciation) -	
The first meeting	ng of the board of directo	ors of the(Name of association)	- ,
(Town)	(State)	as held ato' clockm.	on
		, at	_,
(Day)	,	(Place of meeting)	
(Town)	(Star	te)	
Upon convening,		was elected tempora	ary
chairman andand each assumed his		temporary secretary of the meet	ing

(Copy waiver of notice and consent to holding meeting.)

Upon roll call of the directors of the association, the following answered present: (Record the names of all directors present.)

The chair ruled that proper and legal notice of the meeting had been given and that a quorum was present and announced that the meeting was open for transacting business.

The chair stated that the meeting was called for the purpose of electing officers of the association for the ensuing year and transacting any other business that might properly come before the meeting.

Upon motion duly made and seconded, the following officers were unanimously elected to serve at the discretion of the board until the time of the first regular meeting of the board to be held as soon as practicable following the first annual meeting of the members.

(Record the names of the officers elected and the title of office.)

Following the election of the officers, the president took the chair and the secretary assumed his duties as secretary of the meeting.

Upon motion duly made, seconded, and carried, the following were appointed members of the executive committee, as provided in the bylaws:

(Record names of members so appointed.)

Upon motion duly made and seconded, the following resolution was adopted:

RESOLVED, that the executive committee be charged with the following specific powers and duties:

(State here the specific powers and duties which it is desired to delegate during the period when the directors are not in session, subject to the general direction of the board.)

Upon motion duly made and seconded, the following resolution was adopted:

RESOLVED, that the president and secretary be and they are hereby authorized to have prepared and to issue certificates of common and preferred stock in the forms submitted to this meeting, which forms read as follows:

(Here insert copies of certificates of common and preferred stock having printed thereon the provisions appearing in sections 2 and 3 respectively of article IV of the bylaws.)

Upon motion duly made and seconded, the following resolution was adopted:

RESOLVED, that the president and secretary be and they are hereby authorized to have printed a sufficient number of copies of the articles of incorporation and by-laws, so that a copy thereof may be delivered to each member, and to each person who may later become a member of the association.

Upon motion duly made and seconded, the following resolution was adopted:

RESOLVED, that all subscriptions for common and preferred stock of the association appearing on the list submitted by the secretary be accepted.

Upon motion duly made and seconded, the following resolution was adopted:

RESOLVED, that all checks drawn upon the ______Bank, for withdrawal of funds of the association on deposit therewith, be signed by the treasurer and countersigned by either the president or the vice president.

Upon motion duly made and seconded, the following resolution was adopted:

Upon motion duly made and seconded, the following resolution was adopted:

RESOLVED, that the executive committee be and it hereby is authorized to determine the amount of the bond or bonds which the bylaws specify shall be required of all officers, agents, and employees charged by the association with responsibility for the custody of any of its funds or negotiable instruments, and to see that the bonds, as required, are executed and presented for the approval of the board of directors.

(Similar resolutions should be adopted, providing for the insurance of the property of the association and for adequate insurance covering other con-

tingencies. Any additional business transacted by the board should also be recorded here.)

There being no further business to come before the meeting, on motion duly made, seconded, and unanimously adopted, the meeting adjourned.

			Chairman
			Secretary
		REVOLVING FUN	D CERTIFICATE
			19
No.		Amount \$	
	Thi	is certifies that	
		(Name)	(Address)
			Dollars without interest
ron	the		on account of patronage dividends
		(Name of association)	
_			
_		ents made for capital purposes in a the association: This and other revolving fund ce tirable in the sole discretion of	ccordance with the bylaws and locker agree- rtificates of the same series are re- f the board of directors, either fully ficates issued in prior years shall be
_	of	the association: This and other revolving fund ce tirable in the sole discretion of or on a pro rata basis, but certientitled to priority in retiremen	ccordance with the bylaws and locker agree- rtificates of the same series are re- f the board of directors, either fully ficates issued in prior years shall be
_	of 1.	the association: This and other revolving fund ce tirable in the sole discretion of or on a pro rata basis, but certientitled to priority in retiremential to priority in retiremential to the certificate is transferable. This and other certificates shall debts of the association, both se up or liquidation of the association all of its other creditors a dividends of all outstanding preficates shall then be retired in	ccordance with the bylaws and locker agree- rtificates of the same series are re- f the board of directors, either fully ficates issued in prior years shall be t, except in liquidation.
ent	of 1. 2. 3.	the association: This and other revolving fund ce tirable in the sole discretion of or on a pro rata basis, but certientitled to priority in retiremential to priority in retiremential to the association, both se up or liquidation of the association all of its other creditors advidends of all outstanding preficates shall then be retired in priority, before the payment of a stock of the association. WITNESS WHEREOF, the	rtificates of the same series are refithe board of directors, either fully ficates issued in prior years shall be t, except in liquidation. only on the books of the association. be junior and subordinate to all other cured and unsecured. Upon the winding tion in any manner, after full payment and the retirement at par plus unpaid erred stock, all revolving fund certifull or on a pro rata basis, without





